

U.S. DISTRICT COURT
EASTERN DISTRICT - WI
FILED

2021 JUL -1 P 12: 27

CLERK OF COURT

UNITED STATES

EASTERN DISTRICT

Court of Wisconsin

Court of Milwaukee Wisc.

ANDREA DAWSON

PLAINTIFF

V'S

CITY of MILWAUKEE

CONTINENTAL CASUALTY INSURANCE COMPANY

CASE 21-C-0009

MOTION FOR A 42 § 1983 CASE AND UNITED STATES
CONSTITUTIONAL VIOLATIONS OF 5-8-9-14 AMEND
MENTS

THE PLAINTIFF ONE MS A. DAWSON NOW COMES BEFORE
THE COURT AND YOUR HONOR TO BRING THIS CASE
FORWARD AND SHOW DEFENDANTS KNEW OF HER
IN JURY BUT REFUSED HER HELP

(I) WE CAN SHOW WITHOUT A BENEFIT OF DOUBT THAT
ABOVE DEFENDANTS VIOLATED MS DAWSON'S
AMENDMENTS AND CIVIL RIGHTS DUE TO
HER BEING A WOMEN OF COLOR AND BEING
A PLAINTIFF THAT CITY EMPLOYEES THAT WERE
DISGRUNTAL EMPLOYEES WITH MS DAWSON

II

MS DAWSON'S FINGERS WERE SMASHED AND WAS DONE BY A CITY EMPLOYEE ON CITY PROPERTY AND THIS WAS DONE BY AN EMPLOYEE'S ENCROACHMENT

III MS DAWSON WAS HURT BY A CITY EMPLOYEE WHO DID NOT LOOK OUT FOR HER OR HER WELL BEING AND DIDN'T GIVE HER PROPER MEDICAL CARE THERE WAS BLOOD SPATTERED ALL OVER THE WALLS AND THE PLAINTIFF WAS NOT SENT OUT TO SAID HOSPITAL DUE TO HER BEING IN COUNTY JAIL

IV MS DAWSON WAS NEVER SENT TO HOSPITAL AS STATED ABOVE BECAUSE THE EMPLOYEE DIDN'T WANT IT TO BE KNOWN SHE WAS HURT ON CITY PROPERTY AND HER HAND WAS THEN FINALLY X RAYED IT SHOWED 2 BROKEN FINGERS AND THEN THEY TRANSFERRED TO THE MENTAL UNIT INSTEAD OF GETTING PROPER CARE THIS PLAINTIFF UPON BEING TRANSFERRED WAS NOT ALLOWED TO MAKE PHONE CALLS TO FAMILY OR FRIENDS TO TELL THEM TO HIRE LEGAL COUNSEL OR WHAT DID HAPPEN TO HER

V WE CAN SHOW WITHOUT A SHADOW OF A DOUBT THAT MS DAWSON WAS HURT ON CITY PROPERTY BY CITY EMPLOYEES AND THE CITY IS AWARE OF THIS BUT HAS BEEN TRYING TO HIDE IT

The Violations of The United States Constitution

I the 5th AMENDMENT = No person shall be deprived of Life, Liberty, or Property without Due Process of the Law without the Just Compensation And Due Process of the Law

MS DAWSON WAS VIOLATED of her property which is her hands when her fingers was smashed in the door of the Jail cell by that Milwaukee Employee. The City of Milwaukee becomes the liable factor in this case by bringing this case against the City of Milwaukee she gets Due Process of the Law

II The 8th AMENDMENT = EXCESSIVE BAIL SHALL NOT BE REQUIRED NOR EXCESSIVE FINES IMPOSED NOR CRUEL AND UNUSUAL PUNISHMENTS BE INFLICTED

MS DAWSON RECEIVED THIS CRUEL AND UNUSUAL PUNISHMENT THIS WAS INFLICTED WHEN SHE WAS NOT TAKEN TO THE HOSPITAL NOR WHEN SHE WAS NOT ALLOWED TO MAKE A PHONE CALL THEN THE CITY EMPLOYEES PUT HER IN A MENTAL UNIT WHY BECAUSE TO PUNISH HER FOR THERE ACTIONS AND NOT ALLOW HER PROPER CARE NOR ALLOW HER TO MAKE THAT PHONE CALL FOR HELP SHE WAS MADE TO SUFFER UNNECESSARILY BY EMPLOYEES. ②

III The 9th Amendment = The certain rights of the Constitution is Life, Liberty, Justice and Property

MS DAWSON is now coming before the Court asking for Justice in this case let the City of MILWAUKEE be held for what happened to MS DAWSON as this case now comes before your honor

IV The 14th Amendment = No State shall make or enforce any law which shall abridge the privileges or immunities of the citizens of the United States nor shall any State deprive any person of life, liberty, justice, or property without due process of the law or deny any person within its jurisdiction the equal protection of the laws.

MS DAWSON WAS hurt on City Property on this property by city employees of her hand her fingers her property and liberty to call her family and the liberty to go to the hospital These employees were fired but the city was not held responsible not then and should be held responsible at this time.

CASE CITINGS

- ① DENNISE AROUND VS CITY OF MILW N96-0377
- ② GREGORY CEGIELSKI VS CITY OF MILW 885-2304
- ③ LOLA M VS CITY OF MILW 77-315
- ④ JOYCE SHANNON VS CITY OF MILW 01-1624
- ⑤ FRAMER VS BRENNAN 511 45825, 832 128 LED 2d 811 114 SET 1970
- ⑥ SANDERS VS SPERRY NO 90-0314

RELIEF REQUESTED

(I) for MEDICAL, MENTAL HEAL, PAIN AND SUFFERING
THE SUM OF 2.5 MILLION

(II) for the forfeiture clause of this proceeding A TOTAL
SUM OF 7.5 MILLION

CONCLUSION

for these reasons stated in this motion for the
damages that was inflicted on the Plaintiff not
only Physically but also Emotionally where she has
to receive consulting services weekly this Court
should grant this motion that is set before it
for the settlement for the Plaintiff against the
City of Milwaukee

Respectfully Submitted

ANDREA DAWSON

232603

PO Box 3100

751 CTHK

Fond du Lac, WI

54936-3100

P.S. Release Date : 09-14-2021

Please send any documents to address

3515 Nth 40th Street

Milwaukee, WI. 53216

(414) 322-4260

Ms. Andrea Dawson

DEAR clerk of Court of the
EASTERN DISTRICT Court of Milwaukee
WI

Please file this paper work in
the appropriate Court Room

Respectfully

Submitted

Ms Andrea Dawson
232603

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